

CHARLES D. NAYLOR, State Bar No. 62243  
LAW OFFICES OF CHARLES D. NAYLOR  
A Professional Corporation  
111 W. OCEAN BLVD, Suite 400  
Long Beach, California 90802  
Telephone: (310) 514-1200  
Facsimile: (310) 514-1837  
E-Mail: cnaylor@naylorlaw.com

In Association with:

Aksana M. Coone, State Bar No. 190125  
LAW OFFICES OF AKSANA M. COONE  
1801 Century Park East, Suite 2400  
Los Angeles, CA 90067  
Telephone: (310) 556-9650  
Facsimile: (310) 954-9008  
E-mail: [Aksana@Coonelaw.com](mailto:Aksana@Coonelaw.com)

Attorneys for Plaintiff, SUSAN B. HODGE

Jeffrey B. Maltzman, CA Bar No. 131758  
Edgar R. Nield, CA Bar No. 135018  
Gabrielle De Santis Nield, CA Bar No. 110930  
**MALTZMAN & PARTNERS, P.A.**  
5857 Owens Avenue, Suite 300  
Carlsbad, CA 92008  
Telephone: (760) 942-9880  
[jeffreym@maltzmanpartners.com](mailto:jeffreym@maltzmanpartners.com)  
[ed@maltzmanpartners.com](mailto:ed@maltzmanpartners.com)  
[gab@maltzmanpartners.com](mailto:gab@maltzmanpartners.com)  
Attorneys for Defendant, PRINCESS CRUISE

Attorneys for Defendant, PRINCESS CRUISE LINES, LTD.

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

SUSAN B. HODGE,

Plaintiff.

VS.

## PRINCESS CRUISE LINES, LTD.

### Defendant

CASE NO. 2:24-cv-00620-FLA-AS

**JOINT STIPULATION TO DISMISS  
WITH PREJUDICE**

Filed: 04/03/2024

Judge: Hon. Fernando L. Anelle-Rocha  
Magistrate: Hon. Alka Sagar

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**JOINT STIPULATION OF DISMISSAL WITH PREJUDICE**

Pursuant to Federal Rule of Civil Procedure 41(a), Plaintiff Susan B. Hodge and Defendant Princess Cruise Lines, Ltd., through their respective counsel, hereby stipulate as follows:

1. All claims in the above-entitled action are dismissed in their entirety with prejudice;
2. Each party is to bear its own fees and costs;
3. The attached order shall be entered.

## IT IS SO STIPULATED.

Dated: September 15, 2025

LAW OFFICES OF  
AKSANA M. COONE

LAW OFFICES OF  
CHARLES D. NAYLOR

By: /s/ Aksana M. Coone  
Aksana M. Coone  
Charles D. Naylor  
Attorneys for Plaintiff  
SUSAN B. HODGE

DATED: September 15, 2025

# MALTZMAN & PARTNERS

By: /s/ Gabrielle De Santis Nield  
Jeffrey B. Maltzman  
Edgar R. Nield  
Gabrielle De Santis Nield  
*Attorneys for Defendant,*  
*Princess Cruise Lines Ltd.*

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**CERTIFICATION**  
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8 Pursuant to Local Rule 5-4.3.4(a)(2)(i), I attest that other signatories listed, and on  
9 whose behalf the filing is submitted, concur in the filing's content and have authorized  
10 the filing.  
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13 Dated: September 15, 2025  
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LAW OFFICES OF  
AKSANA M. COONE  
LAW OFFICES OF  
CHARLES D. NAYLOR

By: */s Aksana M. Coone*  
Aksana M. Coone  
Charles D. Naylor  
Attorneys for Plaintiff,  
SUSAN B. HODGE